

STOP NEGLECTING YOUR STOMACH

Stuart's Dyspepsia Tablets Will Do
The Work of the Strongest and
Healthiest Stomach and Afford
Instant Relief.

The worst case of indigestion is simply neglect to give the stomach needed assistance. When your food does not digest, when gases form, when you experience that uncomfortable feeling of fullness, when the breath is foul, the tongue coated and that sour taste is in the mouth—take a Stuart's Dyspepsia Tablet and watch how quickly every one of these symptoms disappear.



Your Stomach Will Never Give Out or Grow Old, if You Depend Upon Stuart's Dyspepsia Tablets.

All that was needed was to digest that lump of food in your stomach—and the glands, whose duty it is to supply the gastric juices, had simply given out from overwork. So when you took that little tablet you were supplying exactly what was necessary to complete the process of digestion that the stomach had begun but was unable to finish.

If you would continue to take a Stuart's Dyspepsia Tablet after each meal for awhile, your stomach would have a chance to rest up and get well and strong again.

Try just one box and you will never want to be without this wonderful little remedy for stomach troubles. Stuart's Dyspepsia Tablets contain an ingredient, one grain of which will digest 3,000 grains of food. They are entirely harmless because they have absolutely no effect on the system, one way or another except to do just the one thing—digest food.

Every drug store everywhere sells and recommends Stuart's Dyspepsia Tablets at 50 cents a box—Advertisement.

PANIC IS CHECKED BY BLIND SINGER

[Special to The Times-Dispatch.]
Worcester, Mass., March 8.—To the calmness and courage of Edward Bradley, a blind singer, is largely due the fact that not a person was injured when the Pleasant Theatre was set on fire by the explosion of a film to-night. Fully 500 people, many of them women and children, were in the house when the shock of the explosion came. There was an immediate panic, and a general rush was made for the exits.

Taking his stand in the middle of the stage, which was still illuminated by a spotlight left burning by the operator, Bradley shouted to the exits: "Take your time. All the men in the audience, remember that you are men. I am a blind man and cannot see to get out; yet I am not afraid. Why should you be?"

His voice was clear and distinct, and the crowd paused. Under the compelling influence of the bravery of the sightless man, whom they could see standing with his arms outstretched in the small circle of light, the audience apparently became ashamed of its fears, and the panic changed to an orderly retreat.

No one was injured.

MEREDITH'S NAME ALONE PRESENTED

Indorsed by Sixty Lawyers for
Appointment as Judge
Goff's Successor.

NO OTHERS TAKE PART IN IT

Meeting of Bar Resolves Itself
Into Caucus for One
Candidate.

Sixty attorneys of Richmond met yesterday at the Mechanics' Institute and adopted resolutions indorsing the appointment of Charles V. Meredith for United States circuit judge, to succeed United States Circuit Judge Nathan Goff, who has been elected to the United States Senate from West Virginia. Friends of various other Richmond attorneys who have been mentioned for the judgeship did not attend the meeting, and the action taken was unanimous. While the meeting does not represent a majority of the bar of the city, it was pointed out that with a number of names under consideration, it was probably a larger indorsement than could be secured by any other candidate, and it is certain that a number of additional signatures will be secured from those unable to attend the meeting yesterday.

J. J. Leake called the meeting to order, and James Caskie was made chairman, Richard W. Carrington and A. S. Buford, Jr., were named as secretaries. Rules governing the meeting were adopted, barring nominating speeches and providing for ballot of all white attorneys licensed to practice in Richmond. Hill Carter nominated Mr. Meredith, setting forth the various precedents when the bar of the city has indorsed candidates for State and Federal judgeships, and the fact that all candidates were invited to submit their claims to this meeting that a roll call might determine the choice of a majority of the local bar. The resolutions set forth Mr. Meredith's high standing in the profession and in the community, and his service as former City Attorney, and as a member of the State Constitutional Convention, and his activity in many public movements.

Those signing the Meredith petition were: Henry R. Miller, Gilbert K. Pollock, Stonewall J. Deswell, W. M. Justice, Jr., Albert O. Boschen, Hunsden Cary, Benjamin Lovenstein, J. M. Turner, Samuel Parrish, B. Rand Wellford, leader Shapiro, James L. Wellford, W. E. Crawford, M. H. Omohundro, Hill Carter, Willoughby Newton, M. G. Bruce, George N. Skipwith, Jr., Ordway Fuller, John P. Lea, George E. Haw, John G. Winston, Thomas C. Gordon, John J. Blake, Alfred E. Cohen, William Crump Tucker, John Welsh, Harry C. Glenn, Irving May, James C. Taylor, Richard W. Carrington, Wendham R. Meredith, J. J. Leake, A. S. Buford, Jr., M. L. Spotswood, Wallace C. Brown, Hugh Antrim, L. C. Hazelgrove, Murray M. McGuire, P. H. C. Cabell, H. A. McCurdy, C. C. Russell, W. W. Crump, John Howard, L. P. W. Marrye, Louis Nelson, T. Gray Haddon, B. S. Cardozo, Samuel B. Carter, Sol Cutchins, James Caskie, George E. Wise, John B. Lightfoot, John H. Guy, Conway R. Sands, Leith S. Brenner, Brockenhough Lamb, Trevelin Cooke, John T. Wingo, Edward L. Ryan.

WOMAN IS ACQUITTED.
Jury Renders Verdict Without Leaving Box.

Asheville, N. C., March 8.—Without

leaving the box, the jury in the case of the State against Mrs. John Hamilton, charged with poisoning her husband seven months ago, to-day returned a verdict of not guilty in the Madison County Court at Marshall. The judge's charge was strongly in favor of the accused, who appeared in court with a three weeks' old baby, born in the county jail.

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This is YOUR opportunity to own a superb, New Piano at LESS THAN HALF PRICE

EXTRA SPECIAL

To the first four patrons who call at our store Monday, we will sell one of our regular \$275 Pianos for only \$127
A genuine saving of \$148! Only a small payment down
—the balance in little sums to suit your convenience.

The Crafts Removal sale has upset all price-precedents and broken all records by its immense volume of sales! Never have such unequalled values been offered at such little prices! Never has it been so easy to own a dependable instrument on such easy terms.

Here's Proof Of It

Splendid new \$275 Pianos
Removal Sale Price \$148

Splendid new \$350 Pianos
Removal Sale Price \$195

Splendid new \$325 Pianos
Removal Sale Price \$175

Splendid new \$375 Pianos
Removal Sale Price \$210

Splendid new \$400 Pianos
Removal Sale Price \$225

Don't Risk Disappointment By Delay!
Come in and Select Your Piano At Once

You will never have another opportunity like this—grasp it while you have the chance. The price is right—the instruments are right—and we'll make the terms right with payments so small that every one can share in the benefits of this great sale.

Open Every Evening Until 9:30

The Crafts Piano Co.
INCORPORATED

Now 121 East Broad Street
Soon 205 East Broad Street

Leave Car at Second St.

If you cannot call personally, let us send you one of these Beautiful Pianos subject to your approval. If it doesn't more than please you—return it at our expense!



MAY DESIGNATE JUDGE NOW IDLE FOR GOFF'S SEAT

(Continued From First Page.)

is within his power, will affect the chances of many candidates, even if the administration does not take advantage of the Commerce Court opportunity. It is evident from Mr. Pollard's statement that he understood the attitude of the Attorney-General and promptly acquiesced most cheerfully. In connection with his withdrawal Mr. Pollard issued the following statement yesterday:

"I beg to say that I have determined to withdraw my name as a candidate for the United States circuit judgeship of this circuit. The reasons that actuate me are that I have to-day learned from the most authoritative sources that in age I am not within the limit agreed on by the representatives of the administration, from which judicial selections ought to be made. In this situation I am unwilling to embarrass my friends in leading a hopeless fight. But more controlling still, I am unwilling to ask the Attorney-General to violate what he considers a wise regulation concerning the selection of persons for judicial positions, and likewise unwilling for my friends to be in the position of urging the President to overrule a policy deliberately determined upon as promotive of the public good. Under these circumstances, I wish it understood that I most cordially accept the situation and that I shall give to the administration the loyal and patriotic support to which I believe it entitled, and from which I hope so much of good to the people. "H. R. POLLARD."

No Change in Condition.
New York, March 8.—No change in the condition of Levi P. Morton was reported to-night by physicians attending the former Governor of New York, and former Vice-President. Mr. Morton is afflicted with hardening of the arteries, and has been gravely ill for several days.

Resigns as Governor.
[Special to The Times-Dispatch.]
Little Rock, Ark., March 8.—Joe T. Robinson resigned to-day as Governor and left New York for Washington to enter upon his duties as United States Senator. Before leaving Governor Robinson signed his own commission as United States Senator. He was named by the Legislature last month for the six-year term to succeed the late Jen Davis.

\$5,000 Verdict Against City.
[Special to The Times-Dispatch.]
Lynchburg, Va., March 8.—In the City Circuit Court to-day a jury in the

trial of the damage suit of Mary Jones, colored, against the city of Lynchburg, rendered a verdict against the city for \$5,000. The woman claims to have been injured by falling over a street obstruction on which there was no light at the time.

New Militia Officers.

Adjutant-General Sale yesterday received official notice of the election of Battery B. Norfolk Light Artillery Blues, of David M. Ethridge to be first lieutenant, and Lee F. Lawler to be second lieutenant. They will be ordered to Richmond for examination. When they pass the tests commissions will be issued.

Stops Tobacco Habit in One Day

Sanitarium Publishes Free Book Showing How Tobacco Habit Can Be Banished in From One to Five Days at Home.

The Elders Sanitarium, located at 994 Main Street, St. Joseph, Mo., has published a free book showing the deadly effect of the tobacco habit, and how it can be banished in from one to five days at home. Men who have used tobacco for more than fifty years have tried this method and say it is entirely successful, and in addition to banishing the desire for tobacco, has improved their health wonderfully. This method banishes the desire for tobacco, no matter whether it is smoking, chewing, cigarettes or snuff dipping. As this book is being distributed free, any one wanting a copy should send their name and address at once. (Advertisement.)

**H. COHEN
JEWELER**
707 East Main Street.

Don't Neglect Your Watch
A Watch is a delicate piece of mechanism. It must be cleaned and oiled occasionally to keep perfect time. Bring your watch to us; we will put it in perfect order for you at a very reasonable price. We also carry a large line of reliable makes of Watches and Jewelry.

**H. COHEN
Jeweler,**
707 East Main Street.

JURY DISAGREES IN CASE OF DARROW

Famous Labor Lawyer Immediately Demands Another Trial.

BOTH SIDES DISAPPOINTED

Prosecutor Admits That He Has No Hope of Securing Conviction.

Los Angeles, March 8.—Clarence S. Darrow's second trial on a jury bringing charge in connection with the McNamara trial, ended to-day in a disagreement of the jury. Eight jurors were for conviction; four held out for acquittal. Darrow immediately demanded a new trial, and District Attorney John D. Fredericks said he would have one. Judge W. M. Conley, who presided, set March 31 as the date for the beginning of the retrial. Failure of the jury to agree was received with emotion by defense and prosecution. Darrow himself, nervous under the strain of waiting thirty-eight and a half hours for the jury to port, seemed to regard the disagreement as a relief. He even smiled when making brief arguments in favor of his demand for a new trial. He met reports that the prosecution might not press the case again with the declaration that he would not rest content with freedom, his character smirched by the "not proved" character of the result to-day.

The prosecution admittedly was disappointed. W. J. Ford, assistant district attorney, declared he would not participate in a retrial of the case, as he felt that a conviction was impossible, after the failure in the trial just closed. Incidentally, Ford made known his intention to resign, but said this decision was not due to the outcome of the Darrow trial. Darrow's friends flocked about him, grasped his hands, sympathized with him over his failure to obtain an acquittal and expressed the belief that his third trial would end as he desired. Darrow's second trial occupied forty-eight days—a little more than half the time consumed by the first, which ended in an acquittal after the jurors had deliberated thirty-three minutes. In both cases the allegations were substantiated the same, except that in the one George N. Lockwood, a prospective juror, was alleged to have been bribed, and in the second, Robert Bain, a sworn juror in the McNamara case, was the recipient of

money paid by Bert H. Franklin, who in his confession alleged he was acting under the direction of Darrow.

DANIELS GUEST OF HONOR

New Secretary Accepts Invitation of Navy League.

Washington, March 8.—Joseph Daniels, Secretary of the Navy, to-day accepted an invitation to be the guest of honor at the annual dinner here April 11 of the Navy League of the United States during its annual convention. A committee, headed by Colonel Robert M. Thompson, chairman of the league's executive committee, offered Mr. Daniels congratulations and assured him of the league's desire to co-operate where public interest was needed in any place for the welfare of the Navy.

**Mary T. Goldman's
Gray Hair Restorer**

will bring back the original color to gray and faded hair and will leave the hair clean, fluffy and natural. On hand at all dealers; or direct from Mrs. T. Goldman, 461 U. S. Pat. Office Bldg., St. Paul, Minn. Free trial bottle and comb sent for five 2c stamps to cover postage and packing. Be sure and tell me original color of your hair.

Mary T. Goldman, Goldmann Bldg., St. Paul, Minn.

Spring is Here
Have you bought your
**RED CEDAR
CHESTS?**

The Best is made by
The Standard Red Cedar Chest Co.,
Altavista, Va.



Guaranteed to protect your Furs, Feathers and Woolens from moths.
Sold by Miller & Rhoads
Richmond.

EASTER SHOES AND OXFORDS



Ladies' Pump



The New English Last

Ladies' Shoes
Gunmetal, Kid, Patent and Tan, Button and Lace, Low and High Heel,
\$2, 2.50, 3.00, 3.50, 4.00
50c to \$1 Saved on Every Pair.

Men's Shoes
All Leathers, all Styles, including the New English Shapes, Welted Soles,
\$2.50, 3.00, 3.50, 4.00, 5.00
50c to \$1 Saved on Every Pair.

Ladies' Pumps and Oxfords
In all the New Styles, all the Leathers and Fabrics, including Rubber Bottom Oxfords,
\$2, 2.50, 3.00, 3.50, 4.00
50c to \$1 Saved on Every Pair.

Men's Oxfords
New Smart Oxfords to suit the young and old; Tan, Patent Leather, Gunmetal and Kid; Welted Soles,
\$2.50, 3.00, 3.50, 4.00, 5.00
50c to \$1 Saved on Every Pair.

Ladies' Silk Hose, Every Desirable Shade, Special Value at 50c.

Hofheimer's

BIG STORE

N. W. Corner

Third and Broad St.